

REMARKS

Applicants respectfully request entry of this Amendment because it will place the case into better form for appeal.

Ideally, applicants wish to avoid appeal, and note the following for consideration by the Examiner. King fails to teach the claimed invention in paragraphs 33-35. The Examiner is confusing King's disclosure of plural applications with a disclosure of a single application with plural handles with different execution parameters. The display of weather information and a banner advertisement does not constitute plural handles with different execution parameters for a single application. Also, the claims specified that the handles are in a "carousel." This carousel is asserted to be found in the Serandom reference, not the King reference. Thus, the Examiner's attempt to map the elements of the claim onto the King reference would be attenuated at best even if King did disclose plural application handles. But because King fails to disclose a second application handle with different execution parameters, and because this element of the claimed invention likewise is not disclosed in the other cited art, the Section 103 rejection is in error.

It is noted that, in accordance with some embodiments of the claimed invention, the mobile device can have a screensaver application in a carousel where applications can register a way of being called by the screensaver when active. The downloaded and installed applications, apart from being explicitly invoked by a user, can thus be additionally be activated by the screensaver. There is no disclosure of this in King or in any of the cited references.

In any case, the prior art fails to disclose or suggest the claimed invention. Applicants respectfully request allowance, or, short of allowance, entry of these amendments pending appeal.

Respectfully submitted,

By:


Allen E. Hoover
Reg. No. 37,354
BANNER & WITCOFF, LTD.
10 S. Wacker Dr. - Suite 3000
Chicago, Illinois 60606
Telephone: 312-463-5000
Facsimile: 312-463-5001

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